SPEECH OF

OF HAMILTON, On the Bill for the Expulsion of Free Persons of Color from this State. IN SENATE, FEEBUARY 20, 1860.

CONCLUBED. members of the Legislature, they were also permit-

"free while men," this is the declaration of the choice of going into voluntary slavery, or to extel sowereign power of the State, expressed through its them from the State. And Senators talk most delegates in convention as a fundamental law, that | pathetically about the inhumanity of the measure, in future no consent shall be given either by the leg- and at the same time may they believe the free ne- Tart Acid, islature, by the courts, or by sommon consent, for gross would be bevier off in slavery. Strange inany but free white men to exercise the high prero- consistency. What, I ask, is the condition of the we of the elective frauchise. But it is argued free negroes among us-I speak of the mass-a that because the convention in framing the constitu- | poor degraded set, permitted to enjoy scarcely any tion in relation to the qualification of voters used the of the privileges of a citizen, kicked and coffed term "free white man" and in the 8th sec. art. 1, shout without even the proteotion of a masthey use the term "free white man" that they ug-derstood, and intended "free man" to include free 1831, and our entire legislation since show negroes, and to sustain this, the journal of the con-vention is appealed to, and the views of two ple, as expressed through the legislature, that this Wolfs Schnapps, of the members, to-wit: Mr. Allen, who said, " I population is an evil, that it is necessary to remove. am also against inserting the word white before the | But when Seuntors become so horrified at the inhuword freeman in this clause of the constitution, be- manity of this act, I ask them where are your feelcause it goes to exclude a description of persons from the right of voting, that have exercised it for | for the poor slave, if it is so inhumane to require a thirty-eight years, under the present constitution, without any evil ever having grown out of it. This | leave the State I ask where is the humanity of will be the effect, unless a clause is added, extending the privilege to men of color in certain cases as provided in some of the amendments on your table." Mr. Loving and others advocated the measure, and seemed to think there was nothing in the consiftution to prevent a tree negro from being Governor, member of the Legislature, &c., &c. There was nothing in the old constitution expressly in terms prohibiting free negroes from holding the highest office known to the State Government, and if the arguments of Senators on this foor are true, they are eligible to the highest offices in the State; and yet, who for a moment believes | condition of the negro there; come with me to the that one, if elected, would have been permitted, or held by the Courts, eligible to the most inferior and all demonstrate, that the negro is an inferior office, and most certainly be would not have been. race, not capable of the erjoyment of freedom, and GRAPH AND DAGUERREOTYPE GOODS And way ? Because he was not one of the race, class, or caste that constituted the sovereign power. who made the Government, to whom it relonged, and who had a right to control and administer it. No stronger case could be given to demonstrate what he absolutely needs a master to look after, control, I have already said, that the privileges excremed and direct him. I assert that the slaves of the by free neuroes under the old Constitution were not | South are more elevated in the scale of civilization itutional rights, but merely permitted privi- are every way in a better condition, more happy and legis; but, it is said that "free white men" was in- | contented than the same wumber of the negro race in groes from voting. I admit it. I have already beyond cavil that such is the condition for which he the conshown it was the declaration of the sovereign power, expressed in a fundamental law, that they would no longer suffer any such permission to free negroes. This whole argument, attempted to be drawn from the convention's journal, in what good and wise purposes of His own. This being eliticians would call a handsome dodge of the the admitted condition of the negro race-ever main point in question, and what lawyers would where their emancipation having proved a failure call assute special pleading.

The new Caustitution of Tennessee, the old ing them from a participation in the formation of Constitution of Tennessee, the Constitution of the our Government, in not including them as any po-

ed States, in the expression of "we, the people," herent in the people" means this precise same of rights, art 1, section 8, means precisely the body politic no portion of the "sovereign people," same thing, includes the same men, does not, nor are not includeded in the provisions of the Conever was intended to include any portion of the stitution of the United States -or of the State of African race. This direct question, under the new Tennessee-are entitled to just such rights and Constitution of Tennessee, has been before the So- protection as "the sovereign repple," through their preme Court and received its solemn adjudication. and in which, the Court, Judge Green, delivering the opinion, says: "It is continued that this act tative of that sovereign power, have the right to s in derogation of the bill of rights of this State | expel-that this bill is for the best interest of the We think the word 'freeman,' as used in the hill of rights, is of equally extensive signification with the word "citizen," as used in the Constitution of our condition, I shall give it my most hearty the United States; and that although the defendant, by his emancipation in Kentucky, obtained a qualified freedom, he did not become a 'freeman' in the sense of Magna Charta, or of our Constifution. [Meige' Reports, 344, Statz vs. Claiborne, in 1833.] This identical case, is referred to and reognized as sound law by the Supreme Court of the United States, and the Dred Scott case.

The whole legislation of Tennesse, under the old and under the new Constitutions, shows conclusively that the legislature has always taken this view of the rights of free negroes. By the Act at 1806, all free negroes and mulattors are required to be registered, &u. And if found leltering about without a copy of the register of his or her freedom, to be ar rested &c. By the Act of 1819, negroes, hond or free, upon due proof or pregnant circumstances, ap-pearing before any County Court, be found to have given false testimony, should, without further trial, be ordered by said County Court to have one car nailed to the pillory, &c. This legislation in relation to any pertion of the white race would have been a palpable violation of the old Constitution of Tennessee, and would have been a patpable violation if the free negroes had been included in he various provisions. By the Act of 1831 it is made a felony for any free negro to come into this from any other State. The not was held by the Supreme Count to be constitutional in the case referred to, of Claiborne vs. the State. And by various nots since, all free negroes have been required to enter into bonds. Ac. Again, our statutes make it a capital felony for a negro or mulatio, whether bond or free, to commit an assault on a white woman with intent to have carnal knowledge without her consent; where-as, this offence, committed by a white man, subjects nim only to penitentiary punishment. If negroes were included in the term "free man" in our bill of rights, this whole legislation would most unques tionably be a violation of that Constitution; and whatever may be the opinion of any as to the constitutionality of these and other similar provisions ef our statutes, it shows most conclusively the construction that was placed on the Constitutions by our Legislaures, frequently composed in part, of members who had been members of the Conventions that framed these Constitutions,

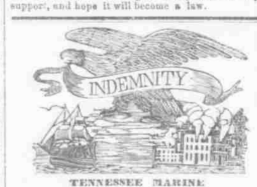
It is most conclusively shown, that up no principle from the action of the government, from the erroumabove referred to were formed; from the history of times at which they were formed, the constitu the African race and the manner in which there were regarded, by adjudications of the Saprome Court of the United States, and of the State of Ter nesse, that the terms "people of the United States and "cirizens" under the Federal Constitution, are as nonymous terms, that describe the political body known so the sovereign power, and that five he gross do not belong to this class and are not included nits terms, and are not protected by its provisions; No. 3, Hick's Building, North Side that the term "freman" is our bill of rights, and other similar terms are of equal extensive signationtion with the word "critizen" as used in the Coustitution of the United States, and do not embrace tion can be settled by grason and amburity. Then, whilst the General Government, being the of limited powers, can only express the powers expressly given -- the savereign power of a State being

in the Legislature, clothed with full power to pass any law not prohibited by the Constitution of the warnes w. cooks, United States, or the State of Tennesser; and as I larger s. names. believe it is most conclusively shown that free Begroes are not embraced in any of the above previs ions of the Constitution of the United States or of the State of Tennessee, there is no constitutional prohibition against the passage, by the Legislature. | Boots, Shoes, Mais, Caps & Straw Goods, of a law expelling free negroes from the State. But it is insisted in argument, that in the enanelpation of slaves, the State in the not of emancipation entered into a contract, by which the negrous NASHVILLE, - - - - TENNESSEE. have a right to remain; and s law now expellic them is a violation of the 20th section of the bill of rights, which is "That no retrespective law, or law impairing the obligation of contracts shall be made." For the sake of argument admit that there is a contract between the State and the emancipated negro. and admit that this Constitutional restriction upon the legislature is a restriction upon the action of sixt body, upon the subject master of the contract, and not upon the person of the negro; and thre is an extreme admission-then Sir, what is the contrac c. Up to 1801, what few negroes that were effectivelyted, were emancipated by the legislature, and the act of emancipation would constitute the contract. In 1801, the legislature passed a law contenting ou the County Courts the right to emaucipate, describes | Seed Onts, Seed Potatoes, and Clover Seed. the manner by which is shall be done, and upon all the requisitions therein being complied with, costted: "Such slave shall be held and deemed free, and entitled to all the privileges and immunities that other free people of color in this State are." Then to give the urgament all the possible benefit is that can be claimed, and the contract of the State

this not where an antipated shares by rendered incompable of providing for the mealway, they shall be cash. BURGE & SWANN. this act where emandipated slaves by rendered incapable of providing for thouselves, they shall be rounded for by the county, and may be removed from any other county to the county where emancipaied; gives them a right to remain; whatever right they may have had under this law whilst i almed in force, it cannot be pretended that the esislature at any time and not the right to repeal , as any other law. It did not, and could not coner any constitutional rights if it did most unquesionable it was not only the right to remain, but also to be supported, and I presume no man will argue that free negroes are now entitled to any such right. It was a right given to emancipated free negross, and was by them held by the same tenure of the many priviliges enjoyed by tuem, and other free Now for one moment let us examine the sound- negroes, at various times; it was not held by the nees of this argument; whilst free negroes, were tenure of the constitutional right, but by the mere under the old constitution permitted to vote for permission of the sovereign people, the permission o, this case being given by the legislature, and ted to muster and rote for military officers; the old | which the legislature might at any time take away, constitution provides: "captains, subalterns and and which they have long since taken away, which non-commissioned afficers, shall be elected by those they never could have done if it had been a consticitizens in their respective districts who are subject | tutional right. Then from every point in which you to military duty." Art. 7, sec. 1. Now if the ar- can view this case it is most manifest the legisla gument is worth anything, these officers being required by the constitution to be elected by citizens, free negroes from the State. And now the question free negroes being permitted to vote, therefore free is, is there any necessity for such a measure? Is it negroes under the old constitution were citizens of good policy, and is it consistent with the princ the State, this is not pretended and cannot be, with- ples of humanity to pass such a law ? Every Senaout systurates the adjudication of the Supreme tur who has addressed the Senats, and every man Court of the United States, the notion of the general | who I have heard speak on the subject at all, admit, overament and all its departments—the adjudica- free negroes as a class, are a great nuisance to so tions of Texasses, North Carolina, Kentucky, and cicty, that they are it jurious to the slave population, probably all the States in the Union, and the entire | and that it would be a great blessing if we wer agislation of Tenucesce on the subject. The truth plear of them I maintain that the existence of a is, as before stated, these were privileges not ex- class of inferior and degraded beings as they are, pressly furbidden by the constitution, nor prohibited | and still free, living among men of a superior class, by an act of the legislature, and enjoyed by the yielding to them no rights, is totally inconsistent iere permission, and at the will of the sovereign with the best interest of both, and that when we CLOSE WHOLSALE CASH BUYERS 600 bags Cotton Yarns, asso power of the State. The declaration of rights was take into consideration our slave population being presty much the same under the old as under the of their class with whom they associate, it is still new constitution, and thus as to constitutional pro-visions the matter stood until 1834, when the new things work mischief; but, as I before stated, all wisions the matter stood until 1824, when the new constitution was made.

The new constitution, so far as it bears on this subject, is very nearly the same as the old, except it in express terms confines the right of voting to the house bill proposes? It proposes to give them the proposes the proposes to give them the proposes to give them the proposes to give them the proposes the proposes the proposes to give them the proposes the proposes the proposes the proposes the propose the proposes the proposes the proposes the proposes the propose the proposes the

ings of humanity, were are your tears of sympathy worthless free negro to select his own muster, or to holding in slavery without his consent, a good and honest negro, who has never committed any crime I ask gentlemen to answer me, how they reconcile | Quinne, White Lead, slavery with their notions of humanity. I maintain that if you go to Africa and examine the condition of the negro race in his own native country at his own home—follow him into Europe and Eng. land, where he is free, and examine his condition there; go, sirs, to the Islands of St. Domings and Jamaica, examine their condition before and since their emancipation; come sir, to the United States, the free States, and to Canada, and examine the Southern States and examine their condition here the rights enjoyed by the savereign people. Yes, sir, examine the negro himself, in his moral, mental, and physical organization, and it is demonstra ted that his true ecudition is that of slavery-that t the new Constitution to prevent free ne- | any other pertion of the known world; demonstrating stired. For what purpose they have been organized, it is not for me to inquire, but unquestionably it has been so ordered by the inscrutable providence of an all-wise and hencicismt Creator for demonstrates the wisdom of our fathers in exclud-United States, the old Acticles of Confederation and tion of "the sovereign people" And upon this re the Declaration of Independence, were all made by | securely in law, in merals, in humanliy, in Chris the same people, by the assertign people of this | tianity, the right of African slavery; then, warr Government; and who, in the Declaration of Jude- is the inhumanity of even reducing tree negroes to pendence, are included by "all men," who are included a slavery, especially when you extend to them to ed in the preamble to the Constitution of the Unit. | right to leave the State. Whilst I know and fully admit that those who oppose this bill on constitu who are included in the preamble to the old Consti- tional grounds, on grounds of humanity, are as tation of Tennessee, in the expression of the people strong pro-dicery men as I am: yet, I de of the Territory," &c., and are included in the pre- | maintain that the very same reasons, that would numble to the new Constitution of Tennessee by the constitutional rights of free negroes, expression of "the people of the State of Tennes- so as to deprive the Legislature of the power to mee," the declaration of rights, art. 2 of the old expel free negroes from the S ate, would destroy Constitution of Tennessee; "that all power is in the right to hold slaves. The very same argument that shows it a measure of inhumanity, will prove sovereign people, "freeman," in section S of the that it is inhumane to nold slaves. But, enterbill of rights in this old Constitution means the taining the opinions I do in relation to the African same thing, includes precisely the same people race, I believe slavery is lawful, humane and right The term "freemen," in the new Constitution, bill | -that the African race constitute no part of the



Legislature, courts, &c., are willing to permit them

to enjoy-that the Legislature being the represen-

citizens, for the free negroes and slaves that it

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was they should have just such privileges and fur-numities that other free persons of color in the 120 mics Folder; 200 biles Folder; 200 biles Family Flour 200 biles Folder; 200 biles Family Flour State were entitled to. I have already fully shown that that was, and if as I think I have conclusively the that was, and if as I think I have conclusively too bis Apples, 500 do Shorts; shown, those already free might be constitutionally 25 keps listles: expelled, then those emancipated occupy precisely
the same condition by the contract itself, and hence
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100 bags Pepper,
500 bbls New York and Eosen 500 casks Soda,
dale Cement,
50 sacks Race Gloger,
50 sacks Race Gloger,
50 casks Datch Madder,
50 dosen Zine Wash Boards,
100 dosen Zine Wash Boards,
100 dosen Zine Wash Boards,
100 dosen Zine Wash Boards,
200 bas Garret's Bottle Snur.
200 bas Garret's Bottle Snur.
200 bas Garret's Bottle Snur.
200 bas Mason's Blacking. dale Cement,
5 sarks Race Gloger,
5 sarks Botch Madder,
900 dozen Painted Buckets,
100 dozen Zinc Wash Boards,
200 has Garret's Bottle Snut.
7 bbis Butlet's Blacking,
200 how Redor Gloger 250 bas Window Glass, 1,600 pounds Bar Lead; 25 bbls Pecaus, 150 blf bas Raisins,

25 bills Fecaus, 50 bills Almoeds, 515 bill has Baisins, 516 birs has Baisins, 516 birs & B. Raisins, 516 birs Filberts, 516 birs Fresh Peaches, 516 birs Fliberts, 50 bars Brandy Peaches, 500 coils Manilla Rope, 5160 Half bushel Measures, 150 box Ground Ginger. LIQUORS.

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26 kegs Lemon Corolist,

26 do Swan

do

10 cases Champagne, ½ pints,

15 casks Madeira Wine,

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10 bbits vesil Ale, various

brands,

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JOHN YORK & CO. AVE removed their Book Gindery and Wanufactory to the Baptist Publishing House to Douglass & Co., north Market street, No. 59 and door from the Square—and will be glad to see all their old custom we and livite new ones that want work in our line. We are prepared to make blank Books in the best monner and for any given pattern. Particular attention will be puid to the Eindling lowest. The style of work can be seen at the Bindry or Store, on Union Street. Books left at either place will receive immediation.

As a febblichail. LONDON PORTER, &c.

25 % barrels Lemon Cordini; 25 % do Singer Brandy; 10 carks Cherry Brandy; For sale low at No. 10 and 15 Market atreet, by mark see HUGH McCERA 10 BBLS. Brazil Nuts: 10 bbls Texas Pecans: 10 do Filberts; 15 do Almonds; 15 do Almonds; In store and for sale low at 13 and 15 Market street by HUGH McCHEA & CO Nuts

LOST. Deniers in Fine Brandies, Willes.

VESTERDAY morning, a Lady's Gold Anchor Watch, with the name of Edward Farrs, End of street, and the 500 in the - a Gold Chain. Least. Early and Pin were attached. The Watch was look on the Public Square or in Corner College and Church Streets, its vicioity. The finder will be about at the Bookstore, No. 4, College and

METROPOLITAN REMOVAL. H. CURRY EATING HOUSE, CORNER CEDAR AND CHERRY STREETS,

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WHERE he is Prepared to Eurnish recryption nonessay for funerals, both day or night Besidence No. 165 Fouth Summer street.

P. S. — Furniture requires, or made to order in the best style fold. HAVE made estimates arrangements for the receiving of all the nationalise of the coming mason, of Fish, Flesh and Fowl: ir Oysters will be from the most colesiated held. Picklers and indiments from the conserved establishments of Oress & lackwell and Les & Pacrin, with a large and well selected B. S. WELLER, SR.,

Excellent COOKS and attentive Walters, the whole under duperintendence of that well known Epicare, Mr. CHARL PIUKLES. COPPER, TIN AND SHEET IRON On and after the IMh of September we will be prepared to wait upon our contomers DAY AND NIGHT Ballway traveless will find this arrangement to their advantages. AND DEALER DE Agricultural Implements, I F HEMEMBER THE METROPOLITAR! AT FIELD, GAMBEN, AND FLOWER SEEDS, BULBOUS ROOTS OF ALL VARIETIES No 50 South Broad Street, Nashville. P. S.—Rooffing and Guttering in Copper and Vin in the roost superior styles, in town and country. Peck, Smith & Co.'s Tin-per' Machines and Hand Tools for sale. State Lotteries.

MOST VALUABLE CITY PROPERTY FOR SALE. AM now offering for sale the Kouse and Lot on Charry street now excepted by Mr B S Weller. The house is very large and commodicus, containing over them rooms, with servants' rooms, collars, one and wood sheds, &c he house is in good order, most of it being recently rebuilt and better simpled for a first class bearding, house than any hous Narhoulle. of Wood, Eddy & Co.'s Three Number Lotteries will take place vanistic. He lot is about sixty-five feet front by one hundred and seven live feet; and the house is so situated on the lot as to admit of addition that would render it as commediate as any hotel in Class No. 96 Braws Saturday, Feb. 25, 1860. Class No 156 Draws Sat'day, March 21, 1860 A large portion of the furniture can be purchased with the hou Class No 204 Draws Satiday, April 28, 1860. It is well known that hotel keeping is, in this city, a most proshie business, and to any one wishing to engage in such a voc-on, this is an excellent opportunity to procure, an eligible loca on, being convenient to all the business portions of the city-ty terms.

Leave Clarksville at 6 o'clock, A M. Artive at Nachville at 10 A M.

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GUNNY BAGS!

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bass prime Rio Coffee; 59 nests Tubs; blds Powdered, Crushed and 10 bbls English Walnuts

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N. M. & choice French Brandha;
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Deathets testbrands Champagne;
Doma Scotill Claret,
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do

5 do de de Bourbon

10 bbls Filberts.

Leave Nashville at 2 o'clock P M Arrive at Clarksville at 6:25 o'clock P M A. ANDERSON, Chief Engine Edgedeld & Ecatacky Rails

One Grand Capital Prize of - - \$100,000 A. PINTO. FINE CHEWING TORACCO. No. 3 Union and American Building Cherry Street, near the Post Office, NASHVILLE, TENNESSEE.

WHOLE TICKETS, \$30; HALVES, \$10; QUARTERS \$5 PINTO respectfully announces to the EIGHTHS \$2 50. Certificates of Packages will be sold at the following rates ertificate of Package of 26 Whole Tickets Washington; Cervantes; Ingentidad; Necotiana; El Sultan; La Flor de Arango; El Sol; La Esquisita; El Rouplus ultra; La Irabel; THE ORDINARY DRAWINGS Zi Principe of Wood, Eddy & Co 's Single Number Lotteries will take place Class 58 Draws on Saturday, February 4, 1860
Class 59 Draws on Saturday, February 11, 1800
Class 60 Draws on Saturday, February 25, 1800
Class 61 Draws on Saturday, February 25, 1800
Class 62 Draws on Saturday, March 2, 1800
Class 63 Draws on Saturday, March 2, 1800
Class 63 Draws on Saturday, March 2, 1800
Class 65 Draws on Saturday, March 2, 1800
Class 65 Draws on Saturday, March 2, 1800
Class 67 Draws on Saturday, Ancil 7, 1800
Class 68 Draws on Saturday, April 14, 1800
Class 69 Draws on Saturday, April 14, 1800
Class 69 Draws on Saturday, April 14, 1800 Plor de Morales;

Edgefield and Kentucky Bailroad **唐葡萄物酱酿置蛋奶酒酿造**品 OPEN TO CLARKSVILLE. Class 69 Draws on Saturday, April 21, 1860 Class 79 Draws on Saturday, April 28, 1860 EARLY ONE PRIZE TO EVERY NINE TICKETS. TIME THROUGH FOUR HOURS! O'N and after Thursday, February 16th, 1800, Trains will run ORDINARY DRAWING,

take place as above specified. I Grand Prize of - - " \$50,000 Prize of\$20,600 I Prize of\$1 500 APPROXIMATION PRIZES. 4 Prices of \$400 Approximating to \$50,000 Prize are \$1,600 10 \$30,000 \$210.000 \$4 \$20,000 \$4 \$2,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4,000 \$4 \$4

4 000 AT COST TO CLOSE OUT. M. & E. F. CHEATHAM. 5-485 Prizes, amounting to Whole Tickets \$10; Halves \$5; Quarters \$2 501 Certificate of Packages in the Ordinary Drawings will be sold at the following rates, which is the risk:
Certificate of Package of 10 Whale Tickets . \$80
do do 10 Half do 40
do do 10 Quarter do . 20
do do 10 Eighth do . 10 FINE BRANDIES, WINES, TOBACCO, CIGARS, PAILS, DOMESTIC LIQUORS, &c., Nashville, Tennessee. Carejust in receipt of a large and well selected stock of Groceries, Liquors, etc., consisting in park as follows:

150 hids Sugar, all grader;

150 hols choice Molasses;

200 kegs Malls, assorted;

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I.F Purchasers will please write their signatures plain, and give the usue of their Post Office, County and State FINE BRANDIES, WINES, &C.

Allocations of their rost office, foundy and state
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All prizes of \$1,000 and under, raid immediately a ter the
fracing. Other prizes at the namal time of 40 days.
If Wood Edg & Co.'s Lotteries are drawn at Augusta.
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Orders for Tickets or Certificates to be directed to WOOD, EDDY & CO., Augusta, Georgia. or WOOD, EDDY & CO., Atlanta, Georgia. or WOOD, EDDY & CO., Wilmington, Leis. II P Circulars containing Schemes for the month will be sen ree of expense, by addressing as above jang?

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WISHING to make other investments, we propose to sell all our Real Estate in Davidson county, as follows:

THAT SURURBAN RESIDENCE,

situated on the Franklin Turnpice, within half a mile of the city, and opposite the residence of the late Joseph W. Horton,

Containing about Forty Acres,

THAT VALUABLE FARM,

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All the above property will be sold on reasonable torms and on a credit of one, two, three stul four years.

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Jan 17

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A RE manufacturing six-horse power portable steam Engines, suitable for printing offices, plantation use, and where small engines are required. Price \$600,

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A large collection of Grapes, Strawberries, Raspt arries, Gooseeries, Currants & Benguets at all searchs.

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nga Dupout Halle Forder: 2000 kego Hazard Blasting Pow

a Dupont Rifle Forder: 2000 krgs Hazard Binsting Powdo do do do der;
do do do do der;
strand do do do for Fowder;
do do do do for Fowder;
do do do do brands;
compared to the dwelling is a fine spring, a good Chatern, and piently of never failing stock water. The land is ALL BICS, and, for cultivation, stands unsurpassed by any it, the county. I propose to sell this valuable Tract of Land, and would refer persons who wish to know about ft, to John P.
do do do brands;
do do do brands; do do do brands;
Dupont Slasting Fow 50 bils Toy, Becklord & Co.,
safety fase.

M. & E. F. CHEATHAM, Agents.
SOLE AGENTS FOR Yoy, Bickford & Co.'s Sufety RIVAGE

> IMPORTERS. A. RIVA & CO., IMPORTERS.

Direct through the Custom House of Nashville, of BRANDIES, WINES, HAVANA CIGARS, &c. NO. 30 NOBIH MARKET STREET, ONE DOOR ABOVE WATHON DOUB, Assessment and a large stock of various grades and very old upo of Port, Sherzy, Madeira, and other stra Wines, Lagrima Christ, Malvoisis, &c.

Among the different brands of Champagnes and Brandiss, we have the very nice Champagne Creme de Bousy and Cognac Otars, Dupoy & Co. orly nine years old.

A. B.IVA & CO.,

onti-im No. 30, North Market street. HUGH MCCREA & CO.,

WHOLESALE GROCERS NOS. 13 AND IS HARRET STREET, NASHVILLE Have in Store the fellowing his powdered and crushed 500 ings Shot, amorted. Golden Symp, 50 bags Pepper, 60 do Alispica 50 do Ginger, al trees, Evergreens, Green House Plants, over 100,000 TRON, NAILS, NND CASTINGS.

1000 tone Pittsburg Lyon, warraniet, 1000 kees Pittsburg and Wheeling Nails 5000 paunds Steel. LIQUORS. HAGUUSES.

100 bbs Cipcinnati Whisty, 90 bbis American Reasty
100 do Newson's DDD, do oil do dis.

75 do Julis H. Smith's do 1 pipe pure Holland do
75 do Robertson Co. do 5 casks pure Cogaza E.
60 do Bye and Monongaleta 15 bbis N E. Ram.

Whisty,
30 bbis Old Bourbon Whisty, 80 % casks pure Cogaza E.
60 do Temperson White do 30 bours Ginger Brandy,
50 bours Claret,
60 do Scheidum Schmatps,
63 do Scheidum Schmatps,
64 do Scheidum Schmatps,
65 bbis Cheggy do
65 do Semen Cordial,
66 do Scheidum Schmatps,
67 do Girger Brandy,
68 do Scheidum Schmatps,
68 do Scheidum Schmatps,
69 do Scheidum Schmatps,
60 do Schmatps,
60 do Scheidum Schmatps,
60 do Schmatps,
60 do Scheidum Schmatps,
60 do Scheidum Schmatps,
60 do Scheidum Schmatps,
60 do Scheidum Schmatps,
60 do 5 do Girger Brandy, 10 do jure Apple Brand 5 bile do Lo 5 do Pure Peach Brandy, 5 do Fure Fesch Brandy. All of the assyre articles will be sold very law for each by fabil HVSH M'ORMA & CO

FOR SALE. FULL spiralist annion recently enselved by Wesley Wholess, with about thirty eight serm of land upon which it is loca tod, is offered for sale. The house is efficient on a beautiful hill, about one mile above the city, on the narth wide, and about four houdred parts from the Cumberland Elver, in a beautiful gave of furest trees, from which point a large parties of the city is in full view. The house contains about alview rooms, all hand-somely and our registrally arranged, with water and a salest alview. sensity and conveniently arranged, with water and graver rooms it is built of the best materials, and he modern architectural style. Two thirds of the land is sith line large forest timber, and the remainder is well a with line large forest timber, and the remainder is well calculated for paracular and growing fine friends, a portion of which is already set with varieties of fruit trees, stranderries, gapes, &c. Mr. Wheleus being now licear-lin insiness in Liverpool, England, induces this offer of mis of his property. Address the undersigned at Mushville, who resides on and will how the property, and give the terms of rais. y, and give the tenns of sale.

JASPER BRANCH BAILBOAD. Office Namiving & Chartamona Raisca Co. October 24, 1822.

I Forder of the Roard of Director cells are made on the Stock of the Company enterrised for building a Branch Stock of the Company enterrised for building a Branch Stock of the Company enterrised for building a Branch Stock of the Company enterrised for building a Branch Stock of the Company enterrised for building a Branch Stock of the Company articles. A John ARD, Agent Company articles on well the company articles on well the company articles of the Company articles. ollar on each Share on the lot November, 1802, and two One collar on each Share on the let days of Doumber, 1859, James y, February, March, April, May, Juna, July, Ausunt, Septemar, October, and November, 1869.

Yayment may be made to Jackson Pryor, at Jasper, or to the freasurer at his office in Nashville. TINPLATE: TINWARE: &c., &c.

VATE are now in receipt of a very large and choice milection of Coal and Wood Cook and Realing Stoves, furior, Chamber and Office or and offi THIS hotells a spacious new trick building just completed
The peoplesic has incurred a heavy expanse in fitting up
and farmishing the reacts, to make their neat sine comfortable.
The house is new open for the recogition of boardars, visitors ind
traveless; and the proprieter can afford ample assemmedations
for 150 persons. An emmittue, with a good and safe tames, will be
at the depot again. The proprieter intends to my to make it a first class.

It is contract the depot again. The proprieter intends to my to make it a first class.

Hotsi, and hopes to share a liberal patronage.

DAN FEL A. TIRBS Promistor 500 REWARD Thill the apprehension and delivery of SANUET, HOOSER, who, under charge of outra-woodly having broken spen the house of William Hamilton and James Christopher, with lyanst to nomit murder, has made his examps and is causing at large. The above recease will therefore he said to my one also will deliver the said Ifooser to the Sheriff of Wilson country to that he Said Houser it about 28 years of age, about five first ten incline

BROADWAY HOTEL, ACTON YOUNG, Propriotor,

NASHVILLE, . . TENNESSEE. ANDHEW J. NMITH, NO 51, BROAD WAY, WASHNILLE, TENNESSED TENNESSEE BRON, CASTINGS, NAMES. KETEL, WARDS ARLES, BUFFIC SPRINGS, NB all other articles in his line of tuniners, which he offers a wholesale and retail, lowfor each, at the anovestand feld Mally

Extra Fine Sugar.

WR have just received, direct from New Oringes, 57 labers of strictly choice Sugar decidedly the best new in man-her. This iss of Sugar base been repacked—the hogsbrods are

LANIER, PHILLIPS & CO. WHOLESALE QUOCERS, COMMISSION MERCHANT

AND DELEGES OF PORRIGN AND DOMENTIC LIQUORIS. NASHVILLE, TENNESSEE. Where a receipt of a housy stock it discountries. Li

WEGARS. 175 http: Crust-of Bugan, 100 do Powetrest de 50 do Granzlatei de 300 do Cottos do MOLASSES, 400 this Seffnery Molness; 275 half this Refinery Melanace COFFEE. 1900 ings Baltimore Mio Cuffee, 100 ings 500 do N.O. Elis Cuffee,

LIQUORS. 5 % pps Gtard, Dupey & til bis Old Rye Wh.
Co.' Brandy,
10 % pps Vor Sittis & Co.'s
So de Sourton de
Bracky,
8 % pps Rochelle Brandy,
15 % do A Seignette du
10 canks Fort Wise,
2 do Sherry do
20 % bis dry Mainga do
25 de Ginger de
26 de Co. Wise,
27 % pps do
28 de Ginger de
29 do de
29 do de
20 til de M. Wise,
20 do de
20 til de M. Wise,
20 do de
20 til de M. Wise,
21 do de
25 de Ginger de
26 de de
27 % pps de
28 de Ginger de
29 de de
29 de de
20 til d

SUNDRIES. burs S. S. Almonda.

50 de l'autoria, 5 nesta finiketa, 1,000,000 Perettraina Capa, 2 mais Martder, 30 came Matchen, 100,000 Cipara, mortes le 25 tierne Ries, 5 bels Brimaine, 42, LANIER, PHILLIPS & CO., No. 29, Market street | wints-15 Kirkpatrick, Nevins & Co.,

RECEIVING, FORWARDING AND REDIEVAL CHOCKES WERE CHANTS,
MARKET TREET, ULSEVILLE TEXMESSES,
If AVE now in vices a large and complete assertment,
New Orleans Sugary, all grades;
Molasse, in large and unityless time!

Rein Orleans Sugary, all grades;
Molasse, in large and complete time!

Raining, a full stork, with Year, Chantles, Sandlose, Hark

e. vi. Oliminare, sangerial, Penny Logeller with all alleads of the
cles naturally kept in the Grocery like. Our stock of The Republican Court; or, American Society by the days RHANDIES, WINES, WHISE Y, &C., think cannot be surpresed in this or key other hearist. KIRKPATRICK. NEVING & Co. J. S. MORRIS.

MORRIS & STRATTON, THOLESALE GROCERS AND COMMISSION MERCHANTS Dealers in Foreign & Demestic Liquers, NO. 14 MARKET STREET. NASHVILLE, TENNESS .. E. The are now in receipt of a large and well asserted start of Groceries, Liquors, &c., in a bigh we invite the attention he trade.

SUGARS. s00 bluds Louisiana Sugar, all gradus;
120 bluls N. Y. and Baltimure Crustian Sugar, all gradus;
50 dm do do for Produced do dis;
130 do do do do Collecta Rites Jo;
130 da do La Leaf;
do des
COFFEE. 1500 bags sheles Baltimore Coffee 160 do de Laguyra de MOLASSES.

GOO bils choice Rehealed Molasses;
GOO bils choice Rehealed Molasses;
GOO bils choice Rehealed Molasses;
GOO begs St. Louis Syrop;
too do La. do.
TIN PLAYE.
200 boxes J. C. Heale Tin;
100 do J X Heale Tin;
100 do J X Heale Tin;
200 do Summer do;
100 do Starch;
50 cases Star Cardine;
100 do Starch;
50 cases Te;
100 boxes Buston Graund Preper;

10 through Hor;
100 dozen Paintod Bucken
125 de Washboarde;
30 nexts Tuba;
105 dozen Brooms;
105 dozen Brooms;
105 beins Tobarco, all grades Va. brance;
106 beins Politico, all state;
106 beins for Limeted OU;
125 begs Shot, all state;
106 beins Baralesd;
106 cause Manon's Blacking (\$
100 bears from Liverseque;
100 b 500 barrels Pita's Magnalia Whise,
500 barrels Pita's Magnalia Whise,
500 do Raw Ohin do:
500 do Sal Country do:
500 do Sal Country do:
500 do Sal Country do:
500 do Old Boarbon de:
50 do do Age do:
500 do Magnarahdia

30 do do Rye do:
100 do Morningaleia do:
20 do Ohi Port and Malaga Wine,
10 do A. M. Sin;
2 piper Holinad Sie;
8 do Ohi Copnac Brandy;
100 cases St. Julien Clarot Wine;
40 basicia Champagne, carra;
105 cases Brandy;
105 ones Br no parkages Demestic Brandy, W th many other articles for the Gro BILL PAPER. BLANK BOOKS

GOLD PENS.

DIARIES FOR 1860 FOR SALE BY JOHN YORK & CO. BLANK BOOKS, Diaries for 1860.

Bankers' Cases.

Gold Pens. Paper and Envelops. Physicians' Visiting Lists. Pen Knives. Pocket Books.

JOHN YORK & CO.

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1860.Fresh Garden Seed WE are now in receipt of a complete stock of LiAN DHEFH'S Garden See to, or the growth of 1859, motuding Bine Geass, Timuthy, Clover, Hards Grans, Millet, and all ath

The Cheapest, Most Brilliant AND MOST CONVENZINT ARTIFICIAL LIGHT

IN THE WORLD.

Vesper Gas Light.

THIS Gas is generated from pure Coal Oil, and for siegands, economy, safety and simplicity cannot be surpassed. The cures are in the same style as the ordinary fast fatures if F At No. 47 in Colonade Suiciding, Nashville, Year, decision THOMAS H TAYLOR & CO. UNION RESTAURANT ABEAD! No. 47 Union Street, Opposite State Bank. FRESHBUAD! FRESHBUADII FRESHBUADIII

Land for Sale. CHOSSS-TIES WANTED. TABE Nestville and North Western Sailment Commany wisk to contract for 40,000 Cedar Cross-Tions flort large, 6 inches that, will have, to face at narrowest place non less than Suches clear of large, industry to the second, to be delivered at the grade live of the results Nasiville.

The confractors want to continue; for 30,000 White an Prost Bak Tipsy of the came size as above, in he fellipsered in the line of the read in piles from section 14 to section Tipsy on each cooling to hid will direct to the Friends at a section Tipsy of the Nativelle and Furth western Madrond Company, Naskville, Tenn NOW OR NEVER, AM new in the city and am sugared in solving county sights for the State of Tennesses, for the manufacture and one of my Falent Improved Bes Hives, the vierse and superiority of which have been sufficient to by hundredreft the most would and emissail elizants of the country. The countraction of my Hive is simple, and I promise if is the only Hive in the world moves which a proof spainal the box maths. Persons desirous of porchasing either family or sountry rights for the best See Silvein the world, can find inclove a few days at the Amelian Silvein to world, can find inclove a few days at the Amelian Silvein of Mema Hardy Brothers, where I will be lappy to see Boxes.

July 20—17

LAND FOR BALE. FOR BEST

HOUSE PAINTING, THE superitor is present to execute with the president promptness, all contracts however large, which may be tendered, in a style and upon next, which cannot fall to give antistention. But also prepared to execute a litharner of tion. He is also prepared to execute a limitary of manufacture and manufacture. Having in that department account the services of the menticiper and experienced arthus.

The subscriber would recent persons batting work in high me is give him a call before making final arrangements. R. F. E. SHING.

***match?-dif No M. Urien at , between Charge and Scorner.

This submitter often for an arrests now a than on the Medite Franklin Turpuler, but miles from Mashrilla, on Jointon the tract of which he could need the back of Capit. It am James. The land is equal to the had, with abundance of monitoria, mover fulling water, with the most beautiful building also to the over the country and in the most of the frest neighboursely. An arrest to the overty y, and in the miles of the frest neighboursely are accepted to the country.

FIHR large and confertable dwelling Income as the Re-property, situated on lower Margot street. For your large manufact the office of the Meshville and Juraliused